

CLEANSE THE BLOOD.

W^{ILL} you cleanse the blood of all disease? It may be sent in Pimples, or even to some active disease, or it may merely keep you listless, depressed, and good for nothing. But you cannot have good health while the blood is impure. Ayer's Sarsaparilla purges out these impurities and stimulates the organs of life into vigorous action, restoring the health and expelling disease. Hence it rapidly cures a variety of complaints which are caused by impurity of the blood, such as Scratches, King's Evil, Fumers, Ulcers, Sores, Consumption, Fevers, Blanches, Boils, St. Anthony's Fire, Rose or Ergysipels, Tetter of Salt-Rheum, Seald Head, Ring-Worm, Cancer or Ulcerous Tumors, Sore Eyes, Fetal Diseases, such as Detention, Irregularity, Suppression, Whites, Scrofula, also Syphilis or Venereal Diseases, Liver Complaints and Heart Disease. Try Ayer's Sarsaparilla, and see for yourself the surprising activity with which it cures the blood, induces health and restores.

During six years the public have been misled by large bottles, pretending to give a pure extract of Sarsaparilla for one dollar. Most of these have been frauds upon the sick, for they not only contain little, if any, Sarsaparilla, but often no curative properties whatever. Hence, bitter disappointment has followed the use of the various extracts of Sarsaparilla which flood the market, until the name itself has become synonymous with imposition and cheat. Still we call this compound "Sarsaparilla," and intend to supply such a remedy as shall rescue the name from the load of obloquy which rests upon it. We think we have ground for believing it has virtues which are irresistible by the ordinary run of the disease it is intended to cure. We can only assure the sick, that we offer them the best alternative which we know how to produce, and we have reason to believe, it is by far the most effectual purifier of the blood yet discovered by man.

Ayer's Glory Pectoral is so universally known to surpass every other remedy for the cure of Coughs, Colds, Influenza, Hoarseness, Croup, Bronchitis, Incipient Consumption, and for the relief of Consumptive Patients in advanced stages of the disease, that it is useless here to recount the evidence of its virtues. The world knows them.

Prepared by J. C. AYER & CO., Lowell, Mass., and sold by D. J. ENSOR, Thomas & Campbell, Bristol; Cate & Taylor, Blountville, and Druggists and Dealers everywhere.

A CARD.

HAVING assembled ourselves together for the purpose of building

Carding Machines,

we are now prepared to furnish or make to order Machines of superior quality, and flatter ourselves that we can give entire satisfaction both as to workmanship and price. All we ask is a trial. We guarantee our work.

We have on hand for sale, a pair of Machines of our make, which did good work and gave general satisfaction to our customers last season. All orders addressed to us at Bristol, Tenn., or left at our shop near Paperville, will receive prompt attention.

LEGARD & NUTTY.

F. J. COMANN,

FASHIONABLE TAILOR,
Back end of Fowler & Gibbons' Store,
BRISTOL.

HAS opened a Tailoring Establishment and is prepared to do all kinds of work in his line in the best style, at the shortest notice, and upon the most reasonable terms.

All work warranted. Cutting done without delay. Give him a call and he will give you a GOOD FIT.

feb 8, 1867—J. A. J. LEGARD, Adm'r.

Administrator's Sale of Land!

PURSUANT to a decree of the worshipful county court of Sullivan county, Tenn., at its December term, 1866, I will offer for sale on the 9th day of March next, at public outcry, on the premises, sufficient quantity of the tract of land of which Isaac Steele, died, ceased and possessed, to pay the outstanding debts against said estate. Said land lies in district —, adjoining Jas. Seneker, Jacob Dasher and others, and is very valuable.

TERMS—Six months credit, with note and approved security, and a lien retained until the purchase money is fully paid.

feb 8, 1867—J. A. J. LEGARD, Adm'r.

Chancery Sale at Blountville.

PURSUANT to a decree of the chancery court at Blountville at its Nov't term, 1866, in the case of Martha E. Churchwell vs James D. Rhea, I will offer for sale on Saturday the 16th day of March, 1867, at the door of the courthouse in Blountville, the tract of land in the pleadings mentioned, situated in Sullivan county, Tenn., near Union Depot, on the line of the E. Tenn. & Virginia Railroad, bounded on the West by the said Railroad, and on the South by the Houston River, and adjoining the lands of F. Riley, William Arants and others, containing 236 acres more or less.

TERMS—A credit of six months will be given. Bond and approved security will be required of the purchaser, and a lien retained until fully paid. Sold without the right of redemption. Feb 14th, 1867.

WM. MULLENIX, C. & M.

Chancery Court at Elizabethon.

J. COOPER, against S. G. Taylor and J. K. Miller, adm'r. &c. In this cause it appears from the allegations in the complaint's bill that the respondents, R. L. Blair, trustee, &c, William Cox and Mrs Ann E. Blair, are non-residents of the State of Tennessee. It is ordered that publication be made for four successive weeks in the Bristol News, notifying said defendant to appear before the chancery court at Elizabethon, to be tried for the county of Carter, Tennessee, on the 3rd Monday in March next, and make defense to said bill, or the same will be taken for hearing ex parte as to him. This, 6th Feb., 1867.

WM. MULLENIX, C. & M.

PRICES REDUCED!

O^{UR} W^{ILL} be the decline of prices in our line in the Northern markets, we are anxious to get rid of surplus stocks. Give us a call.

J. W. REESE & CO.

BLANKS, OF EVERY DESCRIPTION,

Neatly Printed at this Office.

Chancery Sale of Land!

DOORS AND to a decree of the chancery court at Blountville, at its Nov't term, 1866, in the case of Joseph E. Dolaney, claimant, vs B. L. D. Dugay, et al., I will offer for sale, at the court house door in Blountville, Tenn., on Monday the first day of April, 1867 the tract of land in the pleadings mentioned and described, situated on the Island Road, three miles from Blountville, adjoining the lands of Benjamin Johnson and others—subject to the estate of Rebecca Dolaney to dower in said land.

TERMS—Six months credit will be given. Bond and approved security required and a lien retained until the purchase money is fully paid. Sold without the right of redemption. Feb 25, 1867.

WM. MULLENIX, C. & M.

Chancery Sale.

PURSUANT to a decree of the chancery court at Blountville, at its November term, 1866, in the case of George Chappell et al. vs Letitia D. Childress et al., I will offer for sale on Saturday the 26th day of March, 1867, on the premises.

Two Tracts of Land,
belonging to the estate of James Childress, sr., deceased, one known as the Seven Hill tract, consisting of about 100 acres, the other is the home tract, containing about 56 acres, lying in Sullivan county, Tenn., in district No 11—the boundaries of which will be more particularly described hereafter.

T. R. S.

A credit of 6 and 12 months will be given to the purchaser—except for a sum sufficient to pay the debts of said estate with costs, court fees, &c.—amount made known on day of sale. Feb 26, 1867.

WM. MULLENIX, C. & M.

In Chancery at Blountville, Tenn.

W^{ILL} J. M. Hunt et al., vs. The executors and wife et al. The account ordered in this cause at the November term, 1866, will be taken at the office of the Clerk and Master at Blountville, on Monday the 1st day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOSEPH E. Dolaney, adm'r. &c. as the widow, heirs, &c. of B. L. Dolaney, deceased.—The account ordered in this cause at the November term, 1866, will be taken at the office of the Clerk and Master at Blountville, on Tuesday the 2nd day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOSEPH E. Dolaney, adm'r. &c. as the widow, heirs, &c. of B. L. Dolaney, deceased.—The account ordered in this cause at the November term, 1866, will be taken at the office of the Clerk and Master at Blountville, on Monday the 1st day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOSEPH E. Dolaney, adm'r. &c. as the widow, heirs, &c. of B. L. Dolaney, deceased.—The account ordered in this cause at the November term, 1866, will be taken at the office of the Clerk and Master at Blountville, on Tuesday the 2nd day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOSEPH E. Dolaney, adm'r. &c. as the widow, heirs, &c. of B. L. Dolaney, deceased.—The account ordered in this cause at the November term, 1866, will be taken at the office of the Clerk and Master at Blountville, on Tuesday the 2nd day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Thursday the 4th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.

JOHN H. Fife and Samuel Snapp, executors, &c. vs. John T. Snapp et al. The account ordered in this cause will be taken at the office of the Clerk and Master at Blountville, on Friday the 5th day of April, 1867, at which time and place the parties are required to attend with their proof—and on failure to do so said account will be taken ex parte. Feb 18, 1867.

WM. MULLENIX, C. & M.